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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/680,282	10/07/2003	Christopher R. Vincent	POU920030115US1	7369
	7590 09/19/200 NS GUTMAN BONG I	EXAMINER		
ONE BOCA CO	OMMERCE CENTER	LY, CHEYNE D		
551 NORTHWEST 77TH STREET, SUITE 111 BOCA RATON, FL 33487			ART UNIT	PAPER NUMBER
			2168	
		NOTIFICATION DATE	DELIVERY MODE	
			09/19/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Applicat	tion No.	Applicant(s)		
Office Action Summary		10/680,2	282	VINCENT, CHRISTOPHER R.		
		Examine	er	Art Unit		
		CHEYN	E D. LY	2168		
Period fo	The MAILING DATE of this commun r Reply	nication appears on ti	he cover sheet with the	correspondence ad	ddress	
WHIC - Exten after: - If NO - Failur Any re	DRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE IN sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this coming period for reply is specified above, the maximum is to to reply within the set or extended period for reply sply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF T s of 37 CFR 1.136(a). In no e munication. tatutory period will apply and o will, by statute, cause the ap	THIS COMMUNICATION EVENT, however, may a reply be will expire SIX (6) MONTHS from the polication to become ABANDON	DN. timely filed om the mailing date of this on NED (35 U.S.C. § 133).	·	
Status						
2a)⊠ 3)□	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the pract	2b) This action is for allowance excep	ot for formal matters, p		e merits is	
Dispositi	on of Claims					
5)⊠ 6)⊠ 7)□ 8)□ Applicati	Claim(s) 21-25 is/are pending in the 4a) Of the above claim(s) is/a Claim(s) 21 and 22 is/are allowed. Claim(s) 23-25 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict on Papers The specification is objected to by the specification is objected to be specification.	are withdrawn from c				
10) -	The drawing(s) filed on is/are Applicant may not request that any obje Replacement drawing sheet(s) including The oath or declaration is objected to	: a) ☐ accepted or bection to the drawing(s) g the correction is requ	be held in abeyance. Sired if the drawing(s) is contact the drawing(s) is contact the same state.	ee 37 CFR 1.85(a). objected to. See 37 C		
Priority u	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice Notice (3) Inform	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Ination Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	PTO-948)	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:			

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DETAILED ACTION

1. Applicants' arguments filed June 20, 2008 have been fully considered but they are not deemed to be persuasive. Rejections and/or objections not reiterated from previous office actions are hereby withdrawn. The following rejections and/or objections are either reiterated or newly applied. They constitute the complete set presently being applied to the instant application.

- 2. The cancellation of claims 1-20 and addition of claims 21-25 have been entered.
- 3. Claims 21-25 are examined on the merits.
- 4. The rejections of record have been withdrawn as necessitated by claim amendments; therefore, Applicant's arguments are moot.

Claim Rejections - 35 USC § 101

5. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 6. Claim 23 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
- 7. The claimed control module has been interpreted as software per se. The claims lack the necessary physical articles or objects to constitute a machine or a manufacture within the meaning of 35 USC 101. They are clearly not a series of steps or acts to be a process nor are they a combination of chemical compounds to be a composition of matter. As such, they fail to fall within a statutory category. They are, at best, functional descriptive material per se.
- 8. Descriptive material can be characterized as either "functional descriptive material" or "nonfunctional descriptive material." Both types of "descriptive material" are nonstatu-

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tory when claimed as descriptive material per se, 33 F.3d at 1360, 31 USPQ2d at 1759. When functional descriptive material is recorded on some computer-readable medium, it becomes structurally and functionally interrelated to the medium and will be statutory in most cases since use of technology permits the function of the descriptive material to be realized.

Compare In re Lowry, 32 F.3d 1579, 1583-84, 32 USPQ2d 1031, 1035 (Fed. Cir. 1994)

9. Merely claiming nonfunctional descriptive material, i.e., abstract ideas, stored on a computer-readable medium, in a computer, or on an electromagnetic carrier signal, does not make it statutory. See Diehr, 450 U.S. at 185-86, 209 USPQ at 8 (noting that the claims for an algorithm in Benson were unpatentable as abstract ideas because "[t]he sole practical application of the algorithm was in connection with the programming of a general purpose computer.").

Claim Rejections - 35 USC § 102

10. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 11. Claims 24 and 25 are rejected under 35 U.S.C. 102(e) as being anticipated by Watler et al. (US 2004/0075686 A1) (Watler hereafter).
- 12. In regard to claims 24 and 25, Watler discloses a method for providing support to a user of a remote computer from a customer service computer, the method comprising the steps of:

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13. receiving, at the customer service computer, a message from a control module embedded in a web page that is currently being viewed by a web browser executing on the remote computer, the control module being embedded in the webpage by the web browser when the webpage is loaded into the browser (page 4, [0044], e.g. a user selecting a "HELP" button); and in response to receiving the message, sending source code from the customer service

computer to the control module so as to cause the control module to read (page 4, [0047], e.g. insert executable code) and modify state information of the web browser executing on the remote computer, the state information of the web browser including form information entered into at least one form field of the web page that is currently being viewed by the web browser (page 5, [0052], e.g. form submits...modified content, and [0055], e.g. determines that the submitted data contains an error,),

- 14. wherein the sending step includes the sub-steps of:
- 15. sending the source code from the customer service computer to the control module so as to cause the control to read the form information (page 4, [0047], e.g. insert executable code); and
- 16. receiving, at the customer service computer, the form information that is read, and the sending step includes the sub-step of sending the source code from the customer service computer to the control module so as to cause the control module to modify at least one form field of the web page that is currently being viewed by the web browser (page 5, [0055], e.g. insert text bubble indicating the type of error and the required information).

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CONCLUSION

- 17. Claims 21 and 22 are allowed.
- 18. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 19. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 20. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.
- 21. Patent applicants with problems or questions regarding electronic images that can be viewed in the Patent Application Information Retrieval system (PAIR) can now contact the USPTO's Patent Electronic Business Center (Patent EBC) for assistance. Representatives are available to answer your questions daily from 6 am to midnight (EST). The toll free number is (866) 217-9197. When calling please have your application serial or patent number, the type of document you are having an image problem with, the number of pages and the specific nature of the problem. The Patent Electronic Business Center will notify applicants

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Center is a complete service center supporting all patent business on the Internet. The USPTO's PAIR system provides Internet-based access to patent application status and history information. It also enables applicants to view the scanned images of their own application file folder(s) as well as general patent information available to the public.

- 22. For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199. The USPTO's official fax number is 571-272-8300.
- 23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to C. Dune Ly, whose telephone number is (571) 272-0716. The examiner can normally be reached on Monday-Friday from 8 A.M. to 4 P.M.
- 24. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim Vo, can be reached on (571) 272-3642.

/Cheyne D Ly/ Primary Examiner, Art Unit 2168